



KATOWICE

05-JUNE-2025

REPUBLIC OF POLAND
MINISTERSTWO MSWIA
MINISTERSTWO SPRAW ZAGRANICZNYCH
MINISTERSTWO SPRAWIEDLIWOŚCI
PROKURATURA KRAJOWA

CC:

UNITED NATIONS
INTERNATIONAL RESIDUAL
MECHANISM FOR CRIMINAL TRIBUNALS
OFFICE OF THE PROSECUTOR
OFFICE OF THE PRESIDENT
STATE OF ISRAEL
EMBASSY OF ISRAEL

THIS COMPLAINT AND REQUEST TO ACT IS BASED ON THE PROVISION VESTED IN
THE RESOLUTION A/RES/54/4 TITLED OPTIONAL PROTOCOL TO THE CONVENTION
ON THE ELIMINATION OF ALL FORMS OF DISCRIMINATION AGAINST WOMEN AS
STATED BELOW:

A/RES/54/4 Article 2

Communications may be submitted by or on behalf of individuals or groups of individuals, under the jurisdiction of a State Party, claiming to be victims of a violation of any of the rights set forth in the Convention by that State Party. Where a communication is submitted on behalf of individuals or groups of individuals, this shall be with their consent unless the author can justify acting on their behalf without such consent.



A/RES/54/4 Article 7

(1) The Committee shall consider communications received under the present Protocol in the light of all information made available to it by or on behalf of individuals or groups of individuals and by the State Party concerned, provided that this information is transmitted to the parties concerned.

(3) After examining a communication, the Committee shall transmit its views on the communication, together with its recommendations, if any, to the parties concerned.

ABOVE RIGHT TO MAKE A FORMAL COMPLAINT ALLOWS ME KRZYSZTOF IRENEUSZ PAWLAK FROM HOUSE OF PAWLAK FORM THE HOUSE OF PIAST AND THE HOUSE OF WAZA TO ACT ON THE BEHALF OF:

ALL WOMAN AND CHILDREN OF POLISH DESCENT CURRENTLY IN GAZA
DESTITUTE VICTIMS OF THE MULTI GENERATION TRAFFIC AND EXPLOITATION
PROHIBITED THE CONVENTION A/RES/317/IV FOR THE SUPPRESSION OF THE
TRAFFIC IN PERSONS AND OF THE EXPLOITATION OF THE PROSTITUTION OF
OTHERS TO OBLIGATE PARTIES OF THE RESOLUTION TO MAKE
ARRANGEMENTS TO REPATRIATE THOSE VICTIMS AS SOON AS POSSIBLE BY
THE RULES SET BY THE RESOLUTION A/RES/317/IV THAT STATES:

A/RES/317/IV PREAMBLE

Whereas prostitution and the accompanying evil of the traffic in persons for the purpose of prostitution are incompatible with the dignity and worth of the human person and endanger the welfare of the individual, the family and the community, Whereas , with respect to the suppression of the traffic in women and children, the following international instruments are in force:

A/RES/317/IV ARTICLE 17

The Parties to the present Convention undertake, in connection with immigration and emigration, to adopt or maintain such measures as are required, in terms of their obligations under the present Convention, to check the traffic in persons of either sex for the purpose of prostitution. In particular they undertake: (1) To make such regulations as are necessary for the protection of immigrants or emigrants, and in particular, women and children, both at the place of arrival and departure and while en route;

A/RES/317/IV ARTICLE 18



The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law, to have declarations taken from aliens who are prostitutes, in order to establish their identity and civil status and to discover who has caused them to leave their State. The information obtained shall be communicated to the authorities of the State of origin of the said persons with a view to their eventual repatriation.

A/RES/317/IV ARTICLE 19

The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law and without prejudice to prosecution or other action for violations thereunder and so far, as possible:

(1) Pending the completion of arrangements for the repatriation of destitute victims of international traffic in persons for the purpose of prostitution, to make suitable provisions for their temporary care and maintenance;

(2) To repatriate persons referred to in article 18 who desire to be repatriated or who may be claimed by persons exercising authority over them or whose expulsion is ordered in conformity with the law. Repatriation shall take place only after agreement is reached with the State of destination as to identity and nationality as well as to the place and date of arrival at frontiers. Each Party to the present Convention shall facilitate the passage of such persons through its territory.

Where the persons referred to in the preceding paragraph cannot themselves repay the cost of repatriation and have neither spouse, relatives nor guardian to pay for them, the cost of repatriation as far as the nearest frontier or port of embarkation or airport in the direction of the State of origin shall be borne by the State where they are in residence, and the cost of the remainder of the journey shall be borne by the State of origin.

BASED ON THE ABOVE STATED RESOLUTION THE PERSONS OF POLISH DESCENT THAT ARE IN GAZA AND ARE THE GRAND CHILDREN OF THE REGUGEES OF THE WORLD WAR II AND NOW DESTITUTE VICTIMS OF TRAFFIC IN PERSONS AND OF THE EXPLOITATION OF THE PROSTITUTION OF OTHERS I FORMALLY ASK THAT THE REPUBLIC OF POLAND ENTERS IN TO AGREEMENT WITH THE NEAREST POINTS OF EMBARKMENT TO GAZA THAT ARE ISRAEL AND EGIPT TO QUICKLY REPATRIATE ALL POLISH DESCENT VICTIMS TO THE REPUBLIC OF POLAND AT LEAST TO THE



RELOCATION CENTERS THAT ARE BUILT TO ACCEPT PERSONS THAT DO NOT HAVE ANY CONNECTION TO THE REPUBLIC OF POLAND.

THE PERSONS OF POLISH DESCENT THAT ARE IN GAZA ARE THE GREATGRAND CHILDREN, GRANDCHILDREN, CHILDREN AND POSSIBLY STILL ALIVE FIRST GENERATION OF PERSONS THAT LEFT THE POLAND IN THE TIME OF WORLD WAR II TO AVOID HOLOCAUST OF THEIR ETHNIC, RACIAL, NATIONALITY, RELIGIOUS IDENTITY TO ISRAEL AND OTHER STATES IN THE AFRICAN AND MIDDLE EASTERN REGIONS THAT INCLUDED THE PALESTINE AND GAZA REGION THAT WERE FORMED LATER BY THE RESOLUTION A/RES/181 THAT CLOSED THE PERSONS OF POLISH DESCENT IN TO EVEN SMALLER AREA THAT IS NOW UNDER ATTACK THAT IS SUBJECT TO THE VIOLATION OF A/RES/260/III ARTICLE II AC.

TO SUMMARIES I ASK THAT THE REPUBLIC OF POLAND MAKES A WAY TO ACCEPT THE DESCENDANTS OF THE REPUBLIC OF POLAND AS UNDER THE CONSTITUTION OF POLAND OF 1997 THE CITIZENSHIP IS GUARANTEED TO THE PERSONS OF THE POLISH DESCENT AND UNDER THE A/RES/317/IV PROVISION AND ARRANGEMENT FOR THE QUICK RETURN OF SAID POLISH DESCENDANTS IS THE OBLIGATION OF THE REPUBLIC OF POLAND.

TO IDENTIFY WHO IS OF POLISH DESCENT AND OTHER DESCENT OF THE STATE PARTIES TO THE A/RES/317/IV I PROPOSE THE BELOW LISTED OPTIONS:

- (1) The first way to identify descent of the destitute victims of the Gaza refugee situation is to take statements from said victims currently in Gaza to determine their knowledge of their national descent and natural ethnic climatic heritage.
- (2) The second way is a saliva or blood samples that can be collected by the delegates and Eugenix P.S.A. from the destitute victims test persons heritage against the heritage of persons living in Poland that is a standard process and outcome of many popular heritage swab tests such as myheritage.pl Simple DNA swab test can prove that destitute victims in Gaza and other places have living relatives in the Republic of Poland and other States that are parties to the Resolution A/RES/317/IV Saliva test from myheritage.pl cost from 89 euro plus shipping.



(3) Third option is a special DNA test that can be developed that tests the DNA in the hair of the Ethnic Climatic Hair Groups that can be used to compare it between EU residents and Gaza victims in the same manner as the saliva and blood tests presented above to find relatives based on the climatic genealogy that is more relevant than blood relationship as the GAZA victims awaiting repatriation are of Arctic and Sub Arctic Climate and their dermatological organs are healthier in natural Arctic and sub Arctic climate low in UV and lower in the temperatures. However, genetic data of hair alone has not been classified yet to my knowledge so the proper test development would be needed. Eugenix P.S.A can provide detail list of all Ethnic Climatic Hair Groups in EU, but usable and complete List of all EU Ethnic Climatic Hair Groups samples would have to be collected and classified prior any genetic studies to be sure that all hair samples are included. Collection of hair samples from GAZA would have to be done at same time as the complete study of all collected hair samples with genetic studies of hair and test kit development would be at least twice as long if done separately.

(4) Fourth option is that the Eugenix Classification of hair and parallel Genetic Study of hair of Population of Resolution Parties and GAZA repatriates could be done post arrival of the destitute victims from GAZA to the Relocation Centers and or other locations in Poland, EU and rest of non-EU parties to the resolution A/RES/317/IV to allow for quick and fair repatriation that could be delegated to the individual parties in the manner set below:

REPATRIATION MANNER

If the number of the refugees from GAZA based on any DNA prove listed is larger than the abilities of the Republic of Poland and rest of EU relocation centers I propose that each party to the above resolution accepts only the number of the repatriates that correlates to the actual number of persons of same descent living in the state that are parties to the resolution so it's fair that the resolution parties with large population of ethnic groups such as *Arcticus Blancus* will take large number of the *Arcticus Blancus* repatriates from Gaza. States with small number of *Arcticus Blancus* population will take small number of the ethnic *Arcticus Blancus* repatriates from Gaza. States should have the right to time to allow for a complete census of its ethnic makeup to limit the number of repatriates of any ethnic groups to correlate the repatriation that benefits both the repatriates and the population of the parties of the resolution to avoid further relocation for persons that have been repatriated to places they cannot find own ethnic community, language, reproductive partner that can cause extinction to all ethnic groups.



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167 Some of the children currently in Gaza praying to God to help them find a way to safer place are from
168 the *Arcticus Blancus* endangered ethnic climatic group with large imbalance in the number of males
169 to female 1:250+ places this ethnic group in extreme danger of being sexually exploited and trafficked.
170 *Arcticus Blancus* ethnic climatic group requires fast repatriation with other Arctic and Sub Arctic
171 ethnic climatic groups that later will require support for the renewal of their community with special
172 *MVP Minimum Vital Population* restoration plan. Relocation of the persons based on their heritage
173 like the *Arcticus Blancus* to places with where same tribal groups resides in the parties to the resolution
174 is extremely important to prevent unintentional genocide of *Arcticus Blancus* and other endangered
175 ethnic climatic groups in GAZA and other places.

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178 I ASK THAT YOU BEGIN TO PREPARE RELEVANT RESOLUTIONS. GENERAL LACK OF
179 INTEREST IN HUMANITARIAN MANNERS OF HIGHEST PRIORITY BEING PREVENTION
180 OF GENOCIDE THAT TAKES PLACE IN GAZA, SUBJECT TO RESOLUTION A/RES/260/III
181 ARTICLE II A-E, A/RES/317/IV, AND OTHER SIGNED TREATIES OBLIGATIONS IS SUBJECT
182 TO PROSECUTION AND JUDICIAL HEARING BY THE PARTIES COURTS AND BY THE
183 INTERNATIONAL CRIMINAL COURT.

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185 I ATTACH THE DOCUMENTS TO SERVE AS EVIDENCE FOR QUICK REPATRIATION OF
186 DESTITUTE VICTIMS OF WAR AND TRAFFIC OF POLISH DESCENT IN GAZA AND
187 NEIGHBORING AREAS. COMPLAINT IS FILED ON BEHALF OF THE DISCRIMINATED
188 PERSONS PROTECTED BY THE RESOLUTIONS WITH RIGHTS TO BE HELPED IN THEIR
189 SAFE RETURN. I ASK FOR QUICK REPLY. PLEASE FORGIVE ALL GRAMMATICAL ERRORS,
190 I SUFFER FROM DYSORTOGRAPHY.

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K Pawlak

Eugenix® P.S.A,

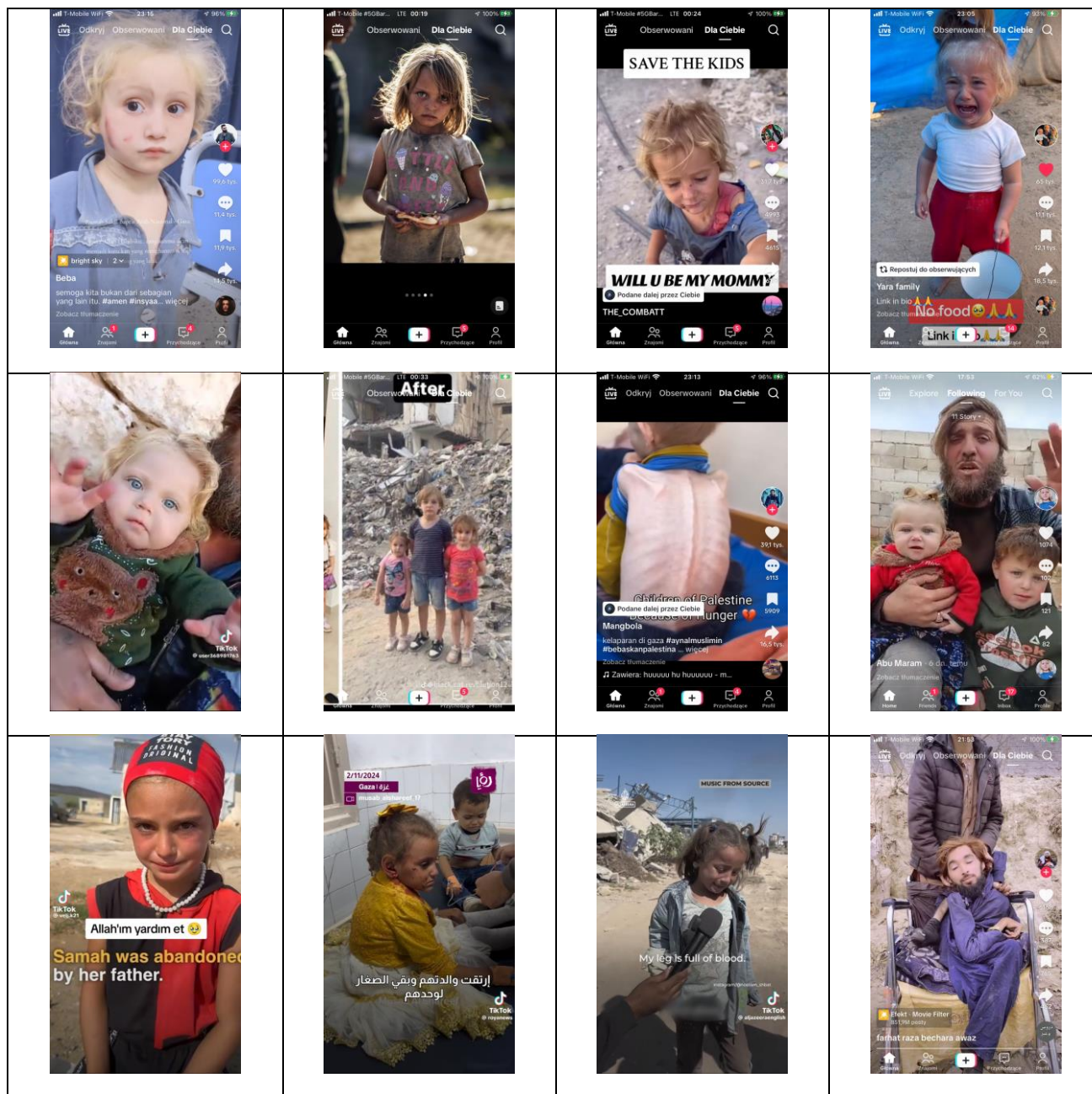
Arctic Men Extinction Noticed.

Arctic Magnetic Earth Naturalist.



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VICTIMS PICTURES



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